

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

**MOTION GAMES, LLC,
Plaintiff,**

VS.

**NINTENDO CO., LTD.; NINTENDO OF AMERICA INC.; RETRO STUDIOS, INC.; RENT-A-CENTER, INC.; and GAMESTOP CORP.,
Defendants**

Case No. 6:12-cv-878-RWS-JDL

JURY TRIAL DEMANDED

FINAL JUDGMENT

On June 8, 2015, this matter was stayed and administratively closed pending appeal of the Patent Trial and Appeal Board’s (“PTAB”) decision invalidating the asserted claims of the patent-in-suit. (Doc. No. 376.) On May 20, 2016, the remaining Defendants filed notice of the Federal Circuit’s affirmation of the PTAB’s final written decision invalidating the asserted claims of the patent-in-suit. (Doc. No. 380.) Thereafter, on May 31, 2016, the remaining Defendants filed a motion for entry of final judgment. (Doc. No. 382). Defendants’ Motion (Doc. No. 382) is

Pursuant to the Federal Circuit’s order (Doc. No. 380-1) invalidating the asserted claims of the patent-in-suit, the Court hereby enters Final Judgment in favor of remaining Defendants Nintendo Co., Ltd., Nintendo of America Inc., and Rent-A-Center, Inc. on their counterclaim of invalidity of U.S. Patent No. 6,167,607. It is therefore **ORDERED** that all pending motions are **DENIED AS MOOT**. It is further **ORDERED, ADJUDGED** and **DECREED** that all remaining claims, counterclaims, and third-party claims in the instant suit be **DISMISSED** in

their entirety. Within **14 days** of the issuance of this judgment, Defendants may file an appropriate Bill of Costs pursuant to Fed.R.Civ.P 54(d).

So ORDERED and SIGNED this 1st day of June, 2016.


JOHN D. LOVE
UNITED STATES MAGISTRATE JUDGE